

राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश शासन द्वारा प्रकाशिन

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तारीख 10 जून, 1961/20 ज्येष्ट, 1883 को समाप्त होने वाले सप्ताह में निम्निलिखित "श्रसाधारण राजपत्र, हिमाचन प्रदेश" प्रकाशित हुग्रा:--

विज्ञप्ति की संख्या	विभाग का नाम	বিদৰ			
No. 5-2/60-Eic., dated the 1st June, 1961.	Election Department	Dismissal of Election Petition filed by Shri Hari Saran of Solan, District Mahasu.			
No. G. M. 9-409/60, dated the 26th April, 1961.	Transport Department	The Himachal Govt. Transport Class III (G: zetted) Service (Recruitment, Promotion and certain conditions of Service) Rules, 1960.			

भाग 1—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और जुडिशल कमिश्नरज कोर्ट इारा अधिसूचनाएं इत्यादि

HIMACHAL PRADESH ADMINISTRATION

AGRICULTURE DEPARTMENT

Simla-4, the 18th January, 1961

No. 5-9/60-Agr. 1.—Corrigendum to Notification issued under No. 5-9/60-Agr. 1, dated the 21st December,

1960, regarding regularisation of appointments of certain permanent Agricultural Inspectors against Class-II (Gazetted) posts.

Para 1.—Against the name of Shri O.P. Krishna:— For the date "7-10-1959" read "7-10-1960 (A.N.)".

L. S. NEGI.

Joint Secretary.

NOTIFICATION Simla-4, the 29th April, 1961

No. Agr. 1-75/58.—Consequent upon his appointment as District Agricultural Officer, Mandi district, Mandi in Class II (Gazetted) scale of Rs. 250-25-550/25-750, Shri J. C. Dutta assumed charge of the said post on the afternoon of 24th March, 1961.

T. S. NEGI, Secretary.

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION Simla-4, the 1st May, 1961

No. Ex. 9-135/58.—In exercise of the powers vested

in him vide Article 520 of the Civil Service Regulations read with Government of India, Ministry of Home Affairs O. M. No. 23/66/58-(C)/E.O.l., dated 10-8-1959 and letter No. F. 1/60-H1M, dated the 5-2-1960, the Lieutenant Governor, Himachal Pradesh, is pleased to sanction the re-employment of Shri Zalim Singh as Excise and Taxation Officer, for a period of one year, with effect from the date of which he will attain the age of superannuation, i.e. 13th June, 1961 (F.N.), on such pay and allowances as admissible to re-employed officers under the rules.

By order, BISHAN CHANDRA, Secretary (Excise).

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यत्तों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

AGRICULTURE DEPARTMENT

OFFICE ORDER

Simla-4, the 31st January, 1961

No. Agr. 1-13/59-(ii).—In exercise of the powers vested in me vide para. 3 of G.F.R. Volume I, I hereby declare the following officers of this Department as Heads of Offices and Drawing and Disbursing Officers, in respect of schemes mentioned against each officer:—

Name of Scheme

Drawing and Disbursing Officer

- (i) Extension staff for District Agricultural Kinnaur District one Officer, Kinnaur. Fruit Nursery,
- (ii) Establishment of one seed Multiplication Farm
- -do-
- (iii) Scheme for distribution of Fruit Plants.
- -ao-
- (iv) Scheme for distribution of Improved implements and Plant protection equipment.
- -do-
- (v) Establishment of one Mobile Fruit for development of Horticulture.
- -do-
- (vi) Establishment of Garden Colony.
- District Agricultural Officer, Kinnaur.
- (vii) Establishment of one Horticulturist, (Raisin Progeny Orchard and Grapes), Chini. one Fruit Nursery.
- This Office Order will take effect from the date of issue.

By order, L. S. NEGI, Director.

NOTIFICATIONS

Simla-4, the 13th March, 1961

No. Agr. 2-888/57.—In supersession of this Directorate Notification of even number, dated the 9th December, 1960, sanction to the grant of following leave is hereby accorded in favour of Shri Daulat Ram Thakur, Garden Superintendent, Regional Fruit Research Station, Mashobra, Simla-7, who has been selected for Ph. D. studies at the Indian Agricultural Research Institute, New Delhi:—

- 110 days earned leave with effect from 11th October, 1960 to 28th January, 1961 (both days inclusive).
- 220 days half pay leave with effect from 29th January, 1961 to 5th September, 1961 (both days inclusive).
- 400 days extra-ordinary leave i.e. leave without pay and allowances with effect from 6th September, 1961 to October 10, 1962.

Simla-4, the 10th March, 1961

No. Agr. 2-282/57.—Ex-post-facto sanction to the grant of 10 days earned leave from 15th to 24th December, 1960 (both days inclusive), with permission to suffix Sunday falling on 25th December, 1960, is hereby accorded in favour of Shri S. M. Verma, Regional Potato Development Officer, Mandi-Chamba Region, Joginder Nagar.

2. Shri Verma resumed charge of the post of Regional Potato Development Officer, Mandi-Chamba Region, Joginder Nagar, on the forenoon of 26th December, 1960.

Simla-4, the 15th March, 1961

No. Agr. 2-677/57.—Ex-post-facto sanction to the grant of 17 days earned leave with effect from 9th to 25th January, 1961 with permission to prefix Sunday falling on 8th and suffix gazetted holiday on 26th January, 1961, is hereby accorded in favour of Shri Shishpal Singh, Garden Superintendent, Regional Fruit Research Station, Mashobra.

2. Shri Shishpal Singh, resumed charge of the post of Garden Superintendent, Regional Fruit Research Station, Mashobra, on the forenoon of 27th January, 1961.

L. S. NEGI, Director.

OFFICE ORDERS

Simla-4, the 15th March, 1961

No. Agr. 1-13/59.—In exercise of powers vested in me vide para. 3 of General Financial Rules, Volume I, I hereby declare the Plant Pathologist, Himachal Pradesh, Solan as Head of Office and Drawing and Disbursing Officer in respect of "40—Agriculure-I-4(4) Development of Mushroom Cultivation".

2. This Office Order will take effect from the date of issue.

Simla-4, the 16th March, 1961

No. Agr. 1-13/59.—In exercise of the powers vested in me vide para. 3 of General Financial Rules, Vol. I, I hereby declare the Land Development Officer Potato Development Officer, and Horticulturist to Himachal Pradesh Administration, Simla as Head of Office and Drawing and Disbursing Officer, in respect of "40—Agriculture-I-2—Superintendence".

2. This Office Order will take effect from the date of issue.

By order, L. S. NEGI, Director.

NOTIFICATIONS

Simla-4, the 30th March, 1961

No. Agr. 2-574/57.—Ex-post-facto sanction to the grant of three days earned leave from 13th to 14th

December, 1960 and 19th December, 1960, is hereby accorded in favour of Shri S. L. Sharma, Assistant Plant Pathologist, Solan.

2. Shri S. L. Sharma, resumed charge of the post of Assistant Plant Pathologist, Solan, on the forenoon of 15th and 20th December, 1960, respectively.

Simla-4, the 1st April, 1961

No. Agr. 2-683/57.—Sanction to grant of 20 days earned leave with effect from 1st April, 1961 to 20th April, 1961 (both days inclusive) is hereby accorded in favour of Shri R. N. Paul, Assistant Soil Chemist, Himachal Pradesh.

L. S. NEGI, Director.

OFFICE ORDER

Simla-4, the 6th April, 1961

No. Agr. 1-13/59.—In exercise of the powers vested in me vide para. 3 of General Financial Rules, Volume I, I hereby declare the Vegetable Botanist as Head of Office and Drawing and Disbursing Officer in respect of "40—Agriculture—I-4 (2)-Vegetable Improvement Scheme". This supersedes all the previous orders on the subject and the powers of Drawing and Disbursing Officer here-to-fore vested in any other Officer than the Vegetable Botanist are hereby withdrawn.

2. This Office Order will take effect from the date of issue.

By order, L. S. NEGI, Director.

NOTIFICATIONS

Simla-4, the 14th April, 1961

No. Agr. 2-301/57-II.—Sanction to the grant of 18 days earned leave with effect from 5th to 22nd April, 1961, with permission to suffix Sunday on the 23rd April, 1961, is hereby accorded in favour of Shri K. S. K. Rao, Agricultural Chemist, Himachal Pradesh.

Simla-4, the 20th April, 1961

No. Agr. 2-683/57.—In partial modification of this Department Notification of even number, dated the 1st April, 1961, 20 days earned leave granted to Shri R. N. Paul, Assistant Soil Chemist, Himachal Pradesh, will be availed of by him from 6th to 25th May, 1961, instead of 1st to 20th April, 1961.

Simla-4, the 22nd April, 1961

No. 5-25/60-Agri. I.—Ex-post-facto sanction to the grant of 45 days earned leave with effect from 22nd February, 1961 to 7th April, 1961 (both days inclusive) with permission to suffix holiday and Sunday falling on 8th and 9th April, 1961, is hereby accorded in favour of Shri R. S. Shukla, Assistant Soil Conservation Officer (Engineering), Simla.

2. Shri R. S. Shukla, resumed charge of the said post on the forenoon of 10th April, 1961.

Simla-4, the 29th April, 1961

No. Agr. 2-301/57-11.—After availing of 18 days earned leave with effect from 5th to 22nd April. 1961 Shri K. S. K. Rao, resumed charge of the post of Agricultural Chemist, Himachal Pradesh, on the forenoon of 24th April, 1961.

L. S. NEGI, Director.

OFFICE OF THE REGISTRAR, CO-OPERATIVE SOCIETIES, MAHASU DISTRICT, KASUMPTI HIMACHAL PRADESH, SIMLA EAST

ORDER

Kasumpti, the 4th May, 1961

No. Co-op. 1 (277)/57.—In supersession of this Office Order No. Co-op. 1 (277)/57-6454, dated the 17th

June, 1960 and in exercise of the powers conferred upon me under section 104 of the Himachal Pradesh Co-operative Societies Act 13 of 1956, I, M. M. Lal Shukla, Registrar Co-operative Societies, Mahasu district, do hereby appoint Shri Mast Ram, Inspector Co-operative Societies (Marketing) Rohroo as Liquidator of the Bushahar Jan Schyogi Sangh Rohroo Ltd. Rohroo vice Shri Devi Chand Kapoor.

He is also hereby delegated all the powers under section 105 (2) of the Himachal Pradesh Co-operative Societies Act 13 of 1956.

M. M. LAL SHUKLA,
Registrar.

OFFICE OF THE DISTRICT MAGISTRATE CHAMBA DISTRICT CHAMBA

NOTIFICATIONS

Chamba, the 28th April, 1961

No. Pnt. 3-168/59-II.—Whereas the Returning Officer, appointed for the conduct of selection of Panches in Churah Tehsil, District Chamba has reported the names of selected candidates of Nyaya Panchayats where the selections were conducted, for the publication.

Now, therefore, in pursuance of the provisions of Rules 106 of the Himachal Pradesh Panchayat Raj Rules, the result of the selected candidates of the Nyaya Panchayats, mentioned in the scheduled annexed hereto, is hereby published for general information of the public.

SCHEDULE OF SELECTED CANDIDATES OF THE NYAYA PANCHAYATS OF CHURAH TEHSIL

SI. No.	Name of Constituency 2	Candidates
_		3
	I. Nyaya Panchayat	: KHARJOTA
1.	Sukrah	Shri Gegal.
	II. Nyaya Panchaya	t: CHANJU
1.	- 44	Shri Bhaganu.
	III. Nyaya Panchaya	_
1.		Shri Dharma.
	IV. Nyaya Panchaya	
1.		Shri Mast Ram.
2.		Shri Parja Ram.
3.		Shri Bhekhi.
	V. Nyaya Panchayat:	BHARNOTA
1.	Chachul	Shri Nika
	VI. Nyaya Panchayat:	SINGHADIAR

Chamba, the 28th April, 1961

Khamote

Rhatund

Shri Bainsu

Shri Haria.

No. Pant. 3-432/60.—Whereas the Returning Officer appointed for the conduct of selection of Panches of Nyaya Panchayats in Sub-Tehsil Pangi, District Chamba reported the names of selected candidates of Nyaya Panchayats, where selections were conducted, for publication.

Now, therefore, in pursuance of the provisions of Rule 106 of the Himachal Pradesh. Panchayat Rules, the result of the selected candidates of the Nyaya Panchayats mentioned in the schedule annexed hereto is hereby published for general information of the public.

SCHEDULE OF SELECTED CANDIDATES OF THE NYAYA PANCHAYATS OF SUB-TEHSIL PANGI

S. No.	Nan	ne of constituency	y Name of the selected candidates		
1		2	3		
	I.	Nyaya Panchaya	t: KILLAR		
1.	Malipat	5	Shri Brikamun.		

_	2	राजपत्र, हिमाबल प्रदे 		1	2	3
1			14	Shun (Chu	lli)	Shri Bhadar Dutt
2.	Chowki	Shri Bira	15.			Shri Pantoo Ram
3.		Shri Dalip Chand Shri Puran Chand				Banchanat: TIMDI
4.		Shri Bhanni			Nyaya	Panchayat: TINDI
5.		Shri Shiva	1.	Kain (Upe		Shri Udho Ram
6.		Shri Paras Ram	2.	Kain (Jhik	11)	Shri Dault Ram
7. 8.		Shri Kanshi	3.	Baror	lporta)	Shri Dharam Singh
9.		Shri Mani Ram	4. 5.	Bhujund (l Bhujund ((Shri Dharam Singh Shri Ram Lal
10.		Shri Toli Ram	6.	Kuthar (U		Shri Shiy Dyal
11.	Kirvooni-III	Shri Charan.	7.	Kuthar (Jh		Shri Khampa
12.	Bhatori Andharli	Shri Sevi Ram	8.	Bara (Uper		Shri Nayool
13.	Seri	Shri Shiv Ram	9.	Bara (Jhikl		Shri Puran Chand
14.	Kuffa-I	Shri Amar Chand Shri Duni Chand	10.	Lohani		Shri Garib Dass
15.	Kuffa-II		11.	Kurcher		Shri Devia
	II. Nyaya Pano	hayat: KARYAS	12.	Salgran		Shri Moti Chand
1.	Karel	Shri Deme Chand	13.	Dhar		Shri Dharam Chand
2.	Praghwal-I	Shri Dhani Ram	14.	Thanwani		Shri Nag Chand
3.	Praghwai-II	Shri Sehja Ram	15.	Har Sar		Shri Dhani Ram
4.	Dugal	Shri Amar Chand		VII.	Nvava	Panchayat: SACH
5.	Balwass	Shri Karam Chand	1.	Hilor-I		Shri Ali Chand
6.	Jhalwass-I	Shri Mansa Ram	2.	Hilor-II		Shri Duni Chand
7.	Jhalwass-II	Shri Shridhar	3.	Ghisal		Shri Dhan Dev
8.	Jhalwass-III	Shri Mangal Dass	4.	Kuthal-I		Shri Dhani Ram
9.	Taton	Shri Sher Chand Shri Ram Saran	5.	Kuthal-II		Shri Dhani Ram
10.	Dhandhit	Shri Gulab Chand	6.	Sach		Shri Shankar
11.	Kawass-I	Shri Sunder	7.	Mindhal-I		Shri Dalip Chand
	Kawass-II Punto-I	Shri Dilli Ram	8.	Mindhal-II		Shri Rup Chand
	Punto-II	Shri Channa Ram	9.	Findpar		Shri Manglu Ram
5.	Pregran	Shri Shiv Chand	10.	Findroo		Shri Gian Chand
	_	house DHADWAS	11.	Gawalia		Shri Devi Saran
		hayat: DHARWAS	12.	Kumar-I		Shri Jai Dass
1.	Luj-l	Shri Hamir Chand	13.	Kumar-II		Shri Mehar Chand
2.	Luj-11	Shri Shiv Lal	14. 15.	Parmar-I Parmar-II		Shri Moti Shri Ram Dyal
	Luj-III	Shri Brij Lal Shri Amar Nath	15.	ratmat-ti		Silit Rain Dyal
	Luj-IV	Shri Gobind Ram				D.164335 D.15
	Dharwass-II	Shri Prem Nath				BASANT RAI,
	Dharwass-III	Shri Suni Ram				District Magistrate.
	Kuthah-I	Shri Doli Ram				
	Kuthah-II	Shri Hushiar Chand				DEPUTY COMMISSIONER
	Chaloli	Shri Roshan Lal	I	MAHASU D	ISTRIC	CT, HIMACHAL PRADESH
1.	Anch	Shri Shiv Nath			-	
2.	Rusmas	Shri Sohanu			OFFE	CE ORDER
3.	Tai-l	Shri Nank Chand		Kas	umpti. ti	he 29th April, 1961
	Tai-II	Shri Ram Lal	**		-	
5.	Bhatori IV. Nyaya Pan	Shri Kuja Ram chayat: PURTHE	N pow	ers vested in	me vide	-2(1)/61.—In exercise of the e item No. 2 of the Schedule of
1	Huteli Shot	Shri Sukh Dev				Notification No. D. 108-98/52,
	Gangure shor	Shri Hajaru				957, issued by the Assistant
	Kheluie shor	Shri Chand Lal				d Development) to Himachal
	Purthi Khass	Shri Chandu Lal				, sanction to the grant of 34
	Purthi Bunyas	Shri Kesharu Ram				ri K. N. Joshi, Block Develop-
	Purthi Chulag	Shri Hari Chand				tkhai Block, is herey accorded ig subject to the verification of
	Chanani Dhandhal	Shri Sunve Ram				ig subject to the verification of untant General Punjab.
В.	Seri Dhandhal	Shri Mohan Lal				· ·
9.	Dhandhal Khass	Shri Lehnu Ram				ice of the Block Development
•	Aing	Shri Shankar Day	Oine	ct on leave	i cusuda	ır Jubbal will hold charge of the

Ajog Dho

Kulal

Bhakol Rei

Korei Rei

Micham

Dhanalla

Dhanvas (Chask)

Pushwas (Chask) Vihala (Chask)

Bhatori (Chask)

Sahli

Sechu

Chask

Tawan

Sanhari

Udin

Majhrau Rei

10.

11.

14.

2.

4.

10.

11.

Shri Shankar Dev

Shri Bhagwan Dass

Shri Jayay Ram

Shri Shri Kanth

Shri Param Dass

Shri Lal Chand

Shri Sukh Dyal

Shri Bir Chand

Shri Sukh Dev

Smt. Jhumki

Shri Sher Chand Sl ri Duni Chand Shri Suraj Ram

Shri Purunu

Shri Mani Karan

Shri Moti Chand

Shri Manak Chand

Shri Jalia

Shri Ajdev.

V. Nyaya Panchayat: SECHU

2. During the absence of the Block Development Officer on leave Tehsildar Jubbal will hold charge of the current duties of the Block Development Officer, in addition to his own duties.

C. L. KAPILA, Deputy Commissioner.

OFFICE OF THE DISTRICT MAGISTRATE, MAHASU DISTRICT, HIMACHAL PRADESH

NOTIFICATION

Kasumpti, the 29th May, 1961

No. 26-M(20)/48-II.—In supersession of this Office Notification No. 26-M(20)/48-II, dated the August, 1958, it is hereby directed that the following orders will come into force with effect from 1st May, 1961.

All motor vehicles plying on the Hindustan-Tibet road beyond Matiana will cross the check barriers at

Narkanda, Kingal and Rampur at the timings noted below for downward and upward traffic:—

CION FOL WOUNTED	ap a wid truffic	,
Narkanda	Kingal	Rampur
7-00 hours	9-00 hours	7-00 hours
11-00 ,,	13-00 ,,	11-00 ,,
15-00 ,,	17-00 ,,	15-00
19-00 ,,	21-00 ,,	19-00

The barriers will be opened at the prescribed timings and remain open for ten minutes only. The mail lorry, however will be given a concession of 30 minutes for upward and downward journeys.

Special passes for the traffic out of hours shall be issued by the District Magistrate or the Superintendent of Police or any other officer authorised in this behalf on the following conditions:—

- (1) The permit will be granted at the risk of the applicant;
- (2) Every care and precautions shall be exercised by the driver to permit transport coming from the opposite direction to pass safely. On seeing a v-hicle coming from the opposite direction, the driver shall park his vehicle at a convenient place and allow the other vehicle to pass;
- (3) Extra cautions shall be taken in plying the vehicle in regard to speed and all safety precautions taken.

The speed be reduced to five miles per hours at dangerous places and sharp curves and horns should be sounded.

Any vehicle not arriving at its destinations at the scheduled time due to any cause what so ever, shall be parked at some suitable place providing enough space for other vehicles coming from the opposite direction to pass safely. Such vehicles reaching the terminal station late shall be allowed to cross the barriers when the road is open for double way traffic and there is no barrier beyond that.

There will be two way traffic between Dhalli and Matiana but the journey upward and downward shall not be completed in less than two hours by the transport vehicles. The drivers of the transport vehicles will sign the registers kept at the barriers giving times of arrivers and departures besides other items.

The speed limit of the vehicles shall not exceed 12 miles per hours.

The flag cars i. e. belonging to Governors, Lieutenant Governors and Ministers etc. are exempted from observing the timings. The barrier staff will, however inform the drivers of such vehicles regarding the traffic expected from the opposite directions.

C. L. KAPILA, District Magistrate.

भाग 3 — वैधानिक नियम तथा दिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कमिरनरज कोर्ट, फाइनेन्शल कमिरनर, ऐक्साइज एएड टैक्सेशन कमिरनर तथा कमिरनर आफ इन्कम-टैक्स द्वारा अधिमूचित आदेश इन्यादि

[This Notification replaces Notification of even number and date published in Gazette No. 22, dated 3rd June, 1961 at pages 318 and 319 under Part III]

REVENUE DEPARTMENT

NOTIFICATION

Simla-4, the 29th March, 1961

- No. R. 24-481/58.—In exercise of the powers delegated by the President under the proviso to Article 309 of the Constitution, vide Government of India, Ministry of Home Affairs Notification No. F. 27/59-Him (i), dated the 13th July, 1959, the Lieutenant Governor, Himachal Pradesh, is pleased to make the following rules in respect of Himachal Pradesh, Land Records Class III services in regard to matters, namely:—
 - (i) the method of recruitment to posts in the said service;
 - (ii) the qualification necessary for appointment to the posts in service; and
 - (iii) the condition of service of persons appointed to such posts in the service for purpose of probation, confirmation, seniority and promotions.

PART I-GENERAL

- 1. Short title.—(i) These Rules may be called the Himachal Pradesh, Land Records Class III Services (Recruitment and Promotion) Rules, 1959.
- (ii) These Rules shall come into force with effect from the date of publication of this Notification.
- 2. In these rules, unless there is any thing repugnant in the subject or context:
 - (a) "Director" means the Director of Land Records, Himachal Pradesh.
 - (b) "Financial Commissioner" means Financial Commissioner, Himachal Pradesh.
 - (c) "Direct recruitment" means an appointment made otherwise than by promotion of a member of the service or transfer of an official already in the service of the Indian Union.
 - (d) "Administration" means the Lieutenant Governor, Himachal Pradesh.
 - (e) "Service" means the Himachal Pradesh, Land Records subordinate service.
 - (f) "Recognised University" means any University inreoperated by law in the Indian Union or

- any other University which may be declared by Government to be a recognised University for the purpose of these rules.
- 3. Constitution of the service and general conditions for appointment thereto.—The service shall consist of posts in the grades specified in Appendix "A".
- 4. No person shall be appointed to any post in the service unless:—
 - (i) He fulfils the conditions relating to the requirement as to residence in the Union Territory of Himachal Pradesh under the provisions of Rule 3 of the Himachal Pradesh, Manipur and Tripura Public Employment (Requirement as to residence) Rules, 1959.
 - (ii) In the case of a person who is not already in Government service he:
 - (a) Produces certificates of character from the the Principal Academic Officer of his University College, School or the Head of the Educational or Technical Institution last attended and also from two responsible persons not being his relatives who are well acquainted with him in private life and unconnected with his University, College, School or other educational or Technical Institution and the medical Certificate required by Rule 10 of the Fundamental Rules and Rules 3, 4 and 4-A of Supplementary Rules.
 - (b) Is not less than 18 years and not more than 25 years of age on the date of his appointment, provided that in special circumstances to be recorded in writing the appointing authority may appoint a person who is more than 25 years of age.
 - (c) No male candidate who has more than one wife living or no female candidate who has married a person having already a wife living shall be eligible for appointment provided that the Government of India may, after being satisfied that there are special grounds for doing so, exempt any such candidate from the operation of this

5. Educational Qualifications Method of Appointment.-The educational qualifications, methods recruitment, probation and age limits, etc. are indicated in the statement appended as Appendix "B".

Description of post	Present scales				
Head Assistant	250-10-350(116-8-180/10- 250 plus Rs. 50 as special pay for new entrants).				
Assistant Clerk Mapper	116-8-180/10-250. 60-4-80/5-120/5-175. 50-3-80/4-100.				

O. N. MISRA, Secretary.

APPENDIX 'B'

Recruitment Rules for the Post of Head Assistant, Assistant, Clerk and Mapper in the Himachal Pradesh Land Records, Subordinate Services

Name of post	No. of post	Classifica- tion		selection fo	Age limit or direct recruit- ment	Educational and other qualifica- tions required	Whether age and cducational qualifications prescribed for the direct recruits wapply in the case of promotee.	probation I if any ill	Method of Rectt, whether by direct Rectt or transfer and percentage of the vacancie to be filled b various method	from which promotion to be made
1	2	3	4	5	6	7	8	9	10	11
Head Assistant.	2	Class III Ministerial.	250-10-350 (116-8-180/ 10-250 plus Rs. 50 as Spl. pay for new entrant).	Selection post.	18 to 25 years.	Graduate of a recognised University.		ase of di- rect recruits,	80 per cent.	Assistants in the Director's Office or officers employed in other Deptts. of H. P. Admn. holding similar posts or analogous posts of the same status and scale of pay.
Assistant		Class III Ministerial.	116-8-180/10- 250.	Non-selec- tion post in the case of promo- tions departmen- tally by seniority subject to rejection of unfit.	years.	Graduate of a recognised University.	Will not apply in case of perma- nent/ quasi- perma- nent emp- loyees eligible for pro- motion.	-do-	-do-	Clerks in the Director's Office or officers employed in other Deptts, of H. P. Admn. holding similar posts or analogous posts of the same status and scale of pay.
Clerks		Class III Ministerial.	60-4-80/5-120/ 5-175.	-do-	-do-	Matriculation Examination of a recognised University.	,	One year	Direct recruit- ment 100 per cent.	ě.
Mappers		Class III Non- Ministerial.	50-3-80/4-100	-do-	-do-	Draftsman Class of an Engineer- ing School.			Direct 50 per cent, promotion 50 per cent.	Settlement on Mapper.

N. B.—The criteria for selection of personnel to man the above post will not apply to those officers and staff who are holding their present officers for a period of three years.

The upper age limits prescribed for direct recruitment shall be subject to any general relaxation for specified categories e.g., Schedulde. Castes/Tribes, displaced persons etc., as may be sanctioned from time to time by the Government of India, in the Ministry of Home Affairs

- Age limit also relaxable in special circumstances to be recorded in writing by the Director with the previous approval of the Financial Commissioner.
- Approved officiating service shall be reckoned as period spent on probation but no member who is officiating in any appointment shall on the completion of the probationary period be eligible for confirmation until he is appointed against a permanent vacancy.

 The services of a candidate appointed by direct recruitment can be terminated or his period of probation extended if in the opinion of the Director the work and conduct of the officer have not been satisfactory; in the case of officer appointed by promotion or transfer the officer will be reverted to his former post provided the period of probation including extension, if any, shall not exceed three years.

भाग 4- स्थानं य स्वायत्त शामन : स्यूनिमिषल बोर्ट, हिस्ट्क्ट बोर्ड, नोटीफाइड और टाउन एरिया तथा

भाग 5 - वैयक्तिक अधिसचनाएं और विज्ञापन

इश्तहार

व अदालत माहिब मीनियर मब-जज, बिलामपुर, हिमाचल प्रदेश नं म्कदमा २/२ वाबत ६-५-१६६१

श्रीमती राम प्यारी देवी बेटा शिव राम, छोटा वाजार, बिलासपूर हिमाचल प्रदेश

ग्रवाम उलनाम

जोकि श्रीमती राम प्यारी देवी ने दरस्वास्त हुसूल सर्टिफिकेट जाननशीर्ना u/s ३७२ I.S.A. ग्रदालत हजा में पेश की है जो तारीख ६-५-६१ को मंजूर होकर दर्ज रिजस्टर हुई, लिहाजा

वनाम

यन। कर श्रागाही यरादरान व करावत दारान मृत्तवकी इ**श्**तहार हजा जारी किया जाता है कि जिस शब्स को निस्त्रत दरखास्त मजुकर उजारदारी करनी हो वह किवल अज तारीख मारखा ३ माह ७ सन् १६६१ हाजिर भ्रदालन हजा हो कर भ्रपना उज्जर पैश करें बरेगा कोई उजर बाद इनकजाए ३-७-१६६१ नारीय मजकर समाध्यत न होगा।

ब्राज बतारील २४ माह ५ मन् १६६१ वसवत हमारे दस्तला भीर मोहर अदालत से जारी किया गया।

Sd/-

मुदा

मीनियर सब-जज।

इइत्हार

व भ्रदालत साहित्र मोनियर सत्र- जज, विलासपुर, हिमाचल प्रदेश नं० मुकदमा ४/२ वाबत १२-५-६१

सालिग्राम मुपुत्र हीरू ब्राह्मण सा० सुंगल, ५० मदर, तहसील सदर, जिला बिलामपुर, हिमाचल प्रदेश

जोकि अवाम उलनाम मालिगग्राम ने दरम्वास्त हम्ल मर्टिफिकेट अदालत हजा में पेश की है जो तारी ख १२-५-६१ को मंजर हो कर दरज रजिस्टर हुई, लिहाजा बनाबर ग्रागाही बरादरान व करावत दारान मृत्तवफी इश्तहार हजा जारी किया जाता है कि जिस शस्स को निस्बत दरम्वास्त मजकूर उजरदारी करनी हो वह किवल अज तारीख मोरखा ५ माह ७ मन् १६६१ हाजिर ग्रदालन हजा हो कर श्रपना उजर पेश करे बरेना कोई उजर बाद इनकजाए तारील मजकूरा समाध्रत न होगा।

म्राज बतारीख २७ माह ५ सन् १६६१ बसबत हमारे दस्तखत स्रीर मोहर अदालत से जारी किया गया।

Sd/-

मुद्रा

सीनियर सब-जज

Notice under section 12 (2) (b) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, (Act No. 15 of 1954)

IN THE COURT OF DISTRICT JUDGE MANDI AND CHAMBA DISTRICTS AT MANDI HIMACHAL PRADESH

CITIL MIS. APPEAL NO. 25 of 1961

Shri Bagu S/o Jawahar, caste Gujjarmuslim, R/o Rafi, Illaqa Baniur, Pandoh, Tehsil Chachiot, District Mandi (Appellant).

Versus

Shri Ghungru S/o Maghu, caste Rajput, R/o Tandi Rafi, Illaqa Baniur Pandoh, Tehsil Chachiot, District (Respondent).

Appeal from the order of Compensation Officer, Mandi, dated 6-4-1961.

To

Shri Ghungru (Respondent).

Take notice that an appeal from the order of Compensation Officer, Mandi, dated 6-4-1961 has been presented by Bagu and registered in this Court and that 15-7-1961/24th Asharh, 1883, has been fixed by this Court for the hearing of this appeal.

If no appearance is made on your behalf, by your self, your pleader, or by some one by law authorized to act for you in this appeal, it will be heard and decided in your absence.

Given under my hand and the seal of the Court, this 30th day of May, 1961/10th Jaith, 1883.

OM PARKASH,

Seal.

District Judge.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur, district, (Himachal Pradesh).

In the matter of Shri Shayama S/c Ghungar, caste Brahman, R/o village Chhaproh, Pargana Sruin, Tehsil Ghumarwin, District Bilaspur, (Himachal Pradesh)

Versus

The State, Himachal Pradesh To

(Landowner).

All persons concerned.

Whereas Shri Shayama (Tenant) under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 39/283-284, Khasra No. 1295/1-1308/1-1471/1-1473/1-1475 min. 1475, magazinio 6 Big. Records for the year, 1956-57) situated in village Chhaproh, Pargana Saruin, Tehsil Ghumarwin. District Bilaspur, in the ownership of State Himachal Pradesh (Landowner).

And whereas a sum of Rs. 180 96 is proposed to be allowed as compensation to be paid by the said Shri Shayama (Tenant) to the said State Himachal Pradesh (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of R le 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 180.96 as compensation shall be received by the undersigned by 28-6-1961/7 4-1883.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 23rd day of May. 1961.

SURAT SINGH,

Seal.

Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district Himachal Pradesh.

In the matter of Shrimati Chando M/o Brahmu, Smt Brahmi W/o Prabhu, caste Brahmin, R/o village Bam Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur (Himachal Pradesh)

Versus

Shri Saunoo S/o Shiba, Pohlo, Sunder Ss/o Phunoo Narainoo, Chet Ram, Chandu, Basantta, Jangi Ss/o Narainoo, Chet Ram, Chandu, Basantta, Jangi Ss/c Ganoo, Jiwnoo S/o Dandu, Durga, Chandu Ss/o Gokal Gobindu S/o Bragi, Smt. Kushlaya 'Wd/o Kahna; Intle. Ram, Nika Ram Ss/o Ram Lal, Smt. Kushlaya D/o Ram Lal, Rikhi Ram S/o Sadhu, Padinoo. Nandu, Daya Ram Ss/o Roda, Munshi, Bansi, Krishan Ss/o Tikhoo, Mst. Kushlaya Wd/o Laturia, Rabhal S/o Ghungar, Rup Lal S/o Prabdayal, Devi Ram, Khazana, Dhiana, Chandu Ss/o Mal, Sukhia, Tulsi Ss/o Nihala, Sihnoo, Parkash Ss/o Julphi, Narainoo S/o Gokal Ramii S/o Bado Smt. Ss/o Julphi, Narainoo S/o Gokal, Ramji S/o Bado, Smt. Gandho Wd/o Ganoo, Sunkoo S/o Mehlar, Dayaloo, S/o Pohlo, Sarvan S/o Ugar, Surat Ram, Panjkoo Ram S/o Pohlo, Sarvan S/o Ugar, Surat Ram, Panjkoo Ram S/o Sunkoo, Rohli S/o Ugar, Nankoo, alias Paras Ram S/o Guson, Paras Ram, Bhagat Ram, Ss/o Sunder, Ganpat S/o Ghanther, Smt. Nihali Wd/o Megha, Sheroo. Manseha Ss/o Tulsi. Prabhdayal, Ganoo Ss/o Padamoo, Bansi, Surjan Ss/o Gulaba, Sukh Ram S/o Bularoo, Kanshi Ram, Sita Ram Ss/o Shiama, Smt. Mahanti, Smt. Karjeo, Smt. Keshari D/o Shiama, Smt. Khalalo Wd/o Shiama, Sukhia Ram, Sunder Ram Ss/o Paras Ram Mst. Dela W/o Bansi Ram, Smt. Swani W/o Surian, wujo sniama, sukhia kam, sungui kam ssjo faras kam Mst. Delo W/o Bansi Ram, Smt. Swam W/o Surjan, Smt. Durgan W/o Sukh Ram, Munshi S/o 'Jhangan, Smt. Santi Wd/o Jhangan, Smt. Bohari Wd/o Sardha, Sukh Lal S/o Naginoo, Khazana, Ragha Ss/o Longoo, Smt. Ajudhia Wd/o Santu, Shankar, Gona, Damodar, Lokha, Ss/o Liungo, Gannat S/o Shinoa, Lachhaga Lokha Ss/o Jiwnoo, Ganpat S/o Shinoo, Lachhman,

Ram Dass, Chuni Lal. Inder Ss/o Phinoo, Krishnoo S/o Mangat Ram, Thuhano alias Bhagat S/o Phunoo, Rattan Chand, Rup Lal Ss/o Kharkoo, Smt. Satya D/o Kharkoo, Smt. Khalalo Wd/o Kharkoo, Sudama, Kanshi Ss/o Tohla, Kirpa S/o Phatu, Sugaroo, Lehnoo, Damodar Ss/o Kapuroo, Sudhoo, Lekh Ram, Nathu Ss/o Nagina, Mst. Jindi Wd/o Nagina, Mahant S/o Sihnoo, Pohlo S/o Salia, Gaijan, Rup Lal, Sita Ram, Dina Nath, Jagar Nath Ss/o Mohan, Smt. Nimi D/o Mohan, Smt. Ramdy Wd/o Mohan, Ihangan, Labha Ss/o Nandu, Khazana S/o Chua, Jindu, Shankar, Santokha, Panchhi Ss/o Sadh, Inder S/o Sangaroo, caste Brahman, R/o village Bam, Pragana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, (Himachal Pradesh) Mangat Ram, Thuhano alias Bhagat S/o Phunoo, Rattan (Landowners). (Himachal Pradesh)

All persons concerned.

Whereas Shrimati Chando etc. (Tenants) have applied whereas Shrimati Chando etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act. 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 77/311-312-313, Khasra Nos. 637-669 670-672-675-691-692-693-699-703-710-726-2802-2803-638-673-674-694-700-725-2804 measuring 28 Riv. 14 Ris. 6 Risus and of thick 692-693-699-703-710-726-2803-2803-038-073-074-094-705-725-2804, measuring 29 Bir. 14 Bis. 0 Bisw. out of which 1/2 share 14 Bighas 17 Biswas (as entered in the Revenue Records for the year, 1958-59) situated in village Bam, Pargana Aj nerpur, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Saunoo etc. (Landowners).

And whereas a sum of Rs. 16:39 is proposed to be And whereas a sum of Rs. 10:39 is proposed to be allowed as compensation to be paid by the said Shrimati Chando etc. (Tenants) to the said Shri Saunoo etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above,

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 16:39 as compensation shall be received by the undersigned by 3C-6-1961/9-4-1883.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 22nd day of May, 1961.

Seal.

SURAT SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, (Himachal Pradesh).

In the matter of Shri Bhagat, Saunoo Ss/o Tohla, caste Brahman, R/o village Bam. Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, (Himachal Pradesh) (Tenants).

Versus

Shri Saunoo S/o Shiba Pohlo, Sunder Ss/o Phunoo, Sannoo, Chandu, Bassantta, Jangi, Chet Ram Ss/o Ganoo, Jiwnoo S/o Dandu, Durga, Chandu Ss/o Gokal, Gobind S/o Baragi, Smt. Koshalia Wd/o Kahna, Inder Ram. Nikka Ram Ss/o Ram Lal, Smt. Kushlaya D/o Ram Lal, Rikhi Ram S/o Sadhu, Padnoo, Nandu, D/o Ram Lal, Rikhi Ram S/o Sadhu, Padnoo, Nandu, Daya Ram Ss/o Roda, Munshi, Banshi, Krishan Ss/o Tikhoo, Smt. Lokhi Wd/c Laturia, Rabhal S/o Ghungar, Rup Lal S/o Prabhadyal, Devi Ram, Khazana, Chandu, Diana Ss/o Mal, Sukhia, Tulsi Ss/o Nihala, Sohnoo, Parkash Ss/o Julphi, Narainoo S/o Gokala, Ramji S/o Bado, Smt. Ghando Wd/o Ganoo, Sunkoo S/o Mehlar, Dayaloo S/o Pohlo, Sarvan S/o Augar, Surat Ram, Panjkoo Ram Ss/o Sunkoo, Rohli S/o Ugar, Nankoo alias Paras Ram S/o Guson, Paras Ram, Bhagat Ram Ss/o Sunderoo, Ganpat S/o Dhanthar, Sheroo, Manesha Ss/o Tulsi, Smt. Nihalo Wd/o Megha, Prabdayai, Gangoo Ss/o Padmu, Bansi, Surjan Ss/o Gulaba, Sukh Ram S/o Bularoo, Kanshi Ram, Sant Ram, Sita Ram

Ss/o Shiama, Smt. Mahanti, Smt. Karjoo, Smt. Keshari Ds/o Shiama, Smt. Khalalo Wd/o Shiama, Sukh Ram Ds/o Shiama, Smt. Khalalo Wd/o Shiama, Sukh Ram Sunder Ram Ss/o Paras Ram, Smt. Dilo W/o Basnshi Ram, Smt. Sawani W/o Surjan, Smt. Durgan W/o Sukh Ram, Munshi S/o Jhangan, Smt. Santi Wd/o Jhangan, Smt. Bohari Wd/o Sardha, Sukh Lal S/o Naginoo, Khazana, Ragha S/o Longoo, Smt. Ajudhia Wd/o Santu, Shankar, Gona, Damodar, Lohka Ss/o Jwnoo, Ganpat S/o Saunoo, Lachhman, Ram Dass, Chuni Lal, John Schoff, Phingo Lachhman, Ram Dass, Chuni Lal, John Schoff, Phingo Loghthama, Ram Dass, Chuni Lal, John Schoff, Phingo Loghthaman, Ram Dass, Chuni Lal, John Schoff, Phingo Lachhman, Ram Dass, Chuni Lachhman, Inder Ss/o Phinoo, Krishnoo S/o Bhagat Ram, Chuna alias Bhagat S/o Phunoo, Rattan Chand, Rup Lal Ss/o Kharkoo, Smt. Khlalo Wd/o Kharkoo, Sudama, Bansi Ss/o Tohla, Kirpa S/o Phatr. Sugaroo, Lehnoo, Damodar Ss/o Kapura, Sudha, Lekha Ram. Nathu Ss/o Nagina, Ss/o Kapura, Sudha, Lekha Ram, Nathu Ss/o Nagina, Smt. Jindi Wd/o Nagina, Mahant S/o Sihnoo, Mohla, Pohlo Ss/o Sahla, Gajjan, Rup Lal, Sita Ram, Dina Nath, Jagar Nath Ss/o Mohan, Smt. Nimi D/o Mohan, Smt. Ramdy Wd/o Mohan, Jhanoo, Labha Ss/o Nandu Khazana S/o Chuha, Jindu, Shankar, Santokha, Panchhi Ss/o Sadh, Inder S/o Sangaroo, caste Brahman, R/o village Bam, Nandu, Munshi Ss/o Devi Singh, Mangatoo S/o Accharoo, Saunoo, Krishan Ss/o Sardha, caste Rajput, R/o village Bam, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, (Himachal Pradesh) (Landowners).

All persons concerned.

All persons concerned.

Whereas Shri Bhagat etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 119/527, Khasra Nos. 701-702-716 - 717 - 739 - 743 - 744 - 745 - 2835 - 740 - 877, measuring 45 Big. 5 Biswas (as entered in the Revenue Records for the year, 1958-59) situated in village Bam, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Saunoo etc. (Landowners) (Landowners),

And whereas a sum of Rs. 66'42 is proposed to be allowed as compensation to be paid by the said Shri Bhagat etc. (Tenants) to the said Shri Saunoo etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 66.42 as compensation shall be received by the undersigned by 30-6-1961/9-4-1883.

Any person having any objection to make in the matter may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 22nd day of May, 1961.

eal.

SURAT SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Case No. 6/61

Before the Compensation Officer, Chamba district,

In the matter of Shri Nabi Bux S/o Mir Baj, village Rajera, Pargana Panjla, Tehsil Chamba, District Chamba (Tenant).

Versus

Shri Hira Singh S/o Lakshman Singh, caste Rajput, Mohalla Sapri, Chamba Town (Landowner).

All persons concerned.

Whereas Shri Nabi Bux (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of

his tenancy Khata/Khatauni No. 46/110, measuring 35 Big. 7 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Rajera, Pargana Panjla, Tehsil Chamba, District Chamba in the ownership of Shri Hira Singh (Landowner).

And whereas a sum of Rs. 120-20 is proposed to be allowed as compensation to be paid by the said Shri Nabi Bux (Tenant) to the said Shri Hira Singh (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 120-20 as compensation shall be received by the undersigned by 26-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 18th day of May, 1961

Seal.

SURRINDRA PAL, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 20/61

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Dipo, Hari Singh and Chatro Ss/o Santo, village Haripur, Pargana Rajnager, Tehsil Chamba, District Chamba (Tenants).

Versus

Shri Prem Lal S/o Duni Chand, caste Brahmin, Chamba Town (Landowner).

All persons concerned.

Whereas Shri Dipo etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 10/26, 27, measuring 10 Big. 15 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Haripur, Pargana Rajnager, Tehsil Chamba, District Chamba in the ownership of Shri Prem Lal (Landowner).

And whereas a sum of Rs. 470.40 is proposed to be allowed as compensation to be paid by the said Shri Dipo etc. (Tenants) to the said Shri Prem Lal (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 470-40 as compensation shall be received by the undersigned by 26-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 18th day of May, 1961.

Seal.

SURRINDRA PAL. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 101/60

Before the Compensation Officer, Chamba district, Chamba,

In the matter of Shri Gurditta S/o Changu, village Falgut, Pargana Rajnager, Tehsil Chamba, District Chamba (Tenant).

Versus

Shri Narain Singh, Karan Singh, Gajinder Singh S/o Gobind Singh, caste Rajput, Chamba Town (Landowners).

To

All persons concerned.

Whereas Shri Gurditta . . (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 11/107 measuring 7 Big. 18 Bis. (as entered in the Revenue Records) situated in village Falgut. Pargana Rajnager, Tehsil Chamba, District Chamba in the ownership of Shri Narain Singh etc. (Landowners).

And whereas a sum of Rs. 343-20 is proposed to be allowed as compensation to be paid by the said Shri Gurditta (Tenant) to the said Shri Narain Singh etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 343-20 as compensation shall be received by the undersigned by 1-7-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 22nd day of May, 1961.

Seal

SURRINDRA PAL, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 100/60

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Ragu S/o Changu, village Falgat, Pargana Rajnager, Tehsil Chamba, District Chamba (Tenant).

Versus

Shri Narain Singh, Karan Singh, Gajinder Singh S/o Gobind Singh, caste Rajput, Chamba Town (Landowners). To

All persons concerned.

Whereas Shri Ragu . (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 11/103, measuring 1 Big. 19 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Falgat, Pargana Rajnager, Tehsil Chamba, District Chamba in the ownership of Shri Narain Singh etc. (Landowners).

And whereas a sum of Rs. 84-00 is proposed to be allowed as compensation to be paid by the said Shri Ragu (Tenant) to the said Shri Narain Singh etc. (Landowners) for extinction of the rights, title and (Landowners) of the said landowners in the land described

Now, therefore, in pursuance of Rule 4 (1) of the Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 84-00 as compensation shall be received by the undersigned by 1-7-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 22nd day of May, 1961.

Seal.

SURRINDRA PAL, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 117/61

Before the Compensation Officer, Mahasu district,

In the matter of Shri Hira Singh S/o Kanshi Ram, caste Rajput, R/o Kheel Bhaila, Pargana Karoli, Tehsil

Versus

The Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Hira Singh (Tenant) has applied under sub-section (1) of section (11) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 25/64 25/59, measuring 4 Big. 16 Bis. (as entered in the Revenue Records) situated in village Kheel Bhaila. Pargana Karoli, Tehsil Kasumpti, District Mahasu, in the ownership of Union of India (Landowner).

And whereas a sum of Rs. 180.48 is proposed to be allowed as compensation to be paid by the said Shri Hira Singh (Tenant) to the said Union of India, (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 180-48 as compensation shall be received by the undersigned by 29.6 1961. by 29-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned en or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 20th day of > May, 1961.

Seal.

SOHAN LAL Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

*Case No. 119/61

Before the Compensation Officer, Mahasu district.

In the matter of Shri Budhia S/o Mohlu, caste Rajput, R/o Batiwara, Pargana Kalanj, Tehsil Theog (Tenant).

Versus

Shri I. Jamal S/o Puran, R/o Batiwra, 2. Keshav Ram S/o Gadri, R/o Ghamadri, Pargana Kalanj, 3. Smt. Kalawati D/o Gadri, R/o Ganehar. Pargana Khagalad, 4. Jiya Ram S/o Chekhut, R/o Kuftu, Pargana Kalanj,

 Jagat Ram S/o Lachu, R/o Choari, Pargana, Kalanj,
 Hira, 7. Sadh Ram, 8. Jaishi Ram alias Jhuiya
 Paras Ram, 10. Anant Ram, 11. Kansu Ss/o Dhania,
 caste Rajput, R/o Batiwara, Pargana Kalanj, Tehsil (Landowners).

All persons concerned.

Whereas Shri Budhia ... (Tenant) has applied under sub-section (1) of section 11 of the Himuchal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy, Khata/Khatauni No. 28/49 measuring 0 Big. 15 Bis. (as entered in the Revenue Records) situated in village Batwara, Pargana Klanj, Tehsil Theog, District Mahasu in the ownership of Shri Jamal etc. (Landowners).

And whereas a sum of Rs. 28:37 is proposed to be allowed as compensation to be paid by the said Shri Budhia (Tenant) to the said Shri Jamal etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 28.37 as compensation shall be received by the undersigned by 29-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 23rd day of May, 1961.

Seal

SOHAN LAL, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 112/61

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Durga, Kirpa, Narotam Ss/o Ganga, caste Lohar, R/o Gananna, Pargana Ghialth, Tehsil Arki

Versus

Shri Nandoo S/o Hiru, Jagdish, Santa Ss/o Chandu, Devi Ram S/o Waziroo, caste Brahmin, R/o Gananna, Pargana Ghialth, Tehsil Arki

All persons concerned.

Whereas Shri Durga etc. ... (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act. 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 19/77, measuring 1 Big. 4 Bis. (as entered in the Revenue Records) situated in village Gananna, Pargana Ghialth, Tehsil Arki, District Mahasu in the ownership of Shri Nandoo District Mahasu in the ownership of Shri Nandoo etc. (Landowners).

And whereas a sum of Rs. 12:00 is proposed to be allowed as compensation to be paid by the said Shri Durga etc. (Tenants) to the said Shri Nandoo etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 12.00 as compensation shall be received by the undersigned by 30-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 19th day of May, 1961.

Seal.

SOHAN LAL, Compensation Officer

FORM LR III

Notice under Rule 4 (1) of the Himachai Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 79/61

Before the Compensation Officer, Mahasu district, Kasumpti.

. In the matter of Shri Hira Singh S/o Pancham Singh, ceste Rajput, R/o Bandal, Pargana Chaita, Tehsil Chopal (Tenant).

Versus

The Union of India, Himachal Pradesh Administarion (Landowner).

To

All persons concerned.

Whereas Shri Hira Singh ... (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 44/91, measuring 13 Big. 5 Bis. (as entered in the Revenue Records) situated in village Bandal, Pargana Chaita, Tehsil Chopal, District Mahasu in the ownership of Union of India (Landowner).

And whereas a sum of Rs. 251.00 is proposed to be allowed as compensation to be paid by the said Shri Hira Singh (Tenant) to the said Union of India (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 251-00 as compensation shall be received by the undersigned by 30-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 19th day of May, 1961.

Seal.

SOHAN LAL, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 77/61

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Jhanju S/o Sitlu, caste Koli, R/o Mondol, Pargana Pandrisho, Tehsil Jubbal (Tenant).

Versus

Shrimati Prempati, Lati Ds/o Dadu, Jodha Ram S/o Munshi, caste Rajput, R/o Mandol, Pargana Pandrisho, Tehsil Jubbal (Landowners).

То

All persons concerned.

Whereas Shri Jhanju ... (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the

land of his tenancy Khata/Khatauni No. 27/55, measuring 2 Big. 9 Bis. (as entered in the Revenue Records) situated in village Mandol, Pargana Pandrisho, Tehsil Jubbal, District Mahasu in the: ownership of Shrimati Prempati etc. (Landowners).

And whereas a sum of Rs. 31.68 is proposed to be allowed as compensation to be paid by the said Shri Jhanju (Tenant) to the said Shrimati Prempati etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 31.68 as compensation shall be received by the undersigned by 30-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 18th day of May, 1961.

Seal.

SOHAN LAL, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 113/61

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Nazroo S/o Jalpu, caste Chamar, R/o Saunal, Pargana Guthangi, Tehsil Kasumpti (Tenant).

Versus

The Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Nazroo (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 1/34M. measuring 6 Big. 11 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Saunal, Pargana Guthangi, Tehsil Kasumpti, District Mahasu in the ownership of Union of India (Landowner).

And whereas a sum of Rs. 6.55 is proposed to be allowed as compensation to be paid by the said Shri Nazroo (Tenant) to the said Union of India (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 6:55 as compensation shall be received by the undersigned by 1-7-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 20th day of May, 1961.

SOHAN LAL, Compensation Officer.

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FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Rig Landed Estates and Land Reforms Rules, 1955

CASE No. 115/61

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Nathu S/o Jamnoo, caste Chamar, R/o Pajol, Pargana Chageon, Tehsil Chopal (Tenant).

Versus

The Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Nathu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 17/37, measuring 8 Big. O Bis. O Bisw (as entered in the Revenue Records) situated in village Duli, Pargana Chageon Tehsil Chopal, District Mahasu in the ownership of Union of India (Landowner).

And whereas a sum of Rs. 153:00 is proposed to be allowed as compensation to be paid by the said Shri Nathu (Tenant) to the said Union of India (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above:

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pludesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 153.00 as compensation shall be received by the undersigned by 1-7-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 20th day of May, 1961.

Seal.

SOHAN LAL, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 8/61

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Lachman, Gopi Ram, Shibi Solo Ramsukh, caste Rajput, R/o Champari, Tehsil Rohroo (Tenants).

Versus

The Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Lachman etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big I anded Estates and Land Reforms Act, 1953. for grant of proprietary rights in the land of their te ancy Khata/Khatauni No. 137/347, measuring 3 Big. 1 Bis. (as entered in the Revenue Records) situated in village Bholar, Pargana Ranwi, Tehsil Jubbal, District Mahasu, in the ownership of Union of India (Landowner).

And whereas a sum of Rs, 46.08 is proposed to be allowed as compensation to be paid by the said Shri Lachman etc. (Tenants) to the said Union of India (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 46.08 as compensation shall be received by the undersigned by 1-7-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 20th day of May, 1961.

Seal.

SOHAN LAL, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Man Dass, Jawahar, Dittu Ss/o Kadari, Rajput, resident of Jahar, illaqa Dhangiara Nachan, Tehsil Chochiot, District Mandi, Himachal Pradesh (Tenants).

Versus

The Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Man Dass etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 16/40, measuring 2 Big. 8 Bis. 1 Bisw. (as entered in the Revenue Records) situated in village Badan, Pargana Dhangiara Nachan, Tehsil Chachiot, District Mandi in the ownership of Union of India (Landowner).

And whereas a sum of Rs. 79.68 is proposed to be allowed as compensation to be paid by the said Shri Man Dass etc. (Tenants) to the said Union of India (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 79.68 as compensation shall be received by the undersigned by 28-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 23rd day of May, 1961.

Seal.

JIT RAM.
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi (Himachal Pradesh).

In the matter of Shri Jagat Ram S/o Lala, caste Rajput, R/o Anah, illaqa Tili Pandoh, Tehsil Chachiot, District Mandi (Himachal Pradesh) (Tenant).

Versus

The Mandir Shri Gopal Dev Ashram through Swami Devi Nand, R/o Padal, Mandi Town (Landowner). To

All persons concerned.

Whereas Shri Jagat Ram (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 18/25, measuring 22 Big. 5 Bis. 3 Bisw. (as entered in the Revenue Records) situated in village Anah (Dahidhar) Pargana Tili Pandoh, Tehsil Chachiot, District Mandi in the ownership of Shri Mandir Shri Gopal Dev Ashram (Landowner).

And whereas a sum of Rs. 260 16 is proposed to be allowed as compensation to be paid by the said Shri Jagat Ram (Tenant) to the said Shri Mandir Shri Gopal Dev Ashram (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 260-16 as compensation shall be received by the undersigned by 28-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 23rd day of May, 1961.

Compensation Officer.

HT RAM.

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi (Himachal Pradesh).

In the matter of Shri Jethu S/o Pyare Ram, caste Rajput, R/o Anah, illaqa Tili Pandoh, Tehsil Chachiot, District Mandi (Himachal Pradesh) (Tenant).

Versus

The Mandir Dev Ashram through Swami Devi Nand, R/o Padal, Mandi Town, District Mandi (Himachal (Landowner). Pradesh)

All persons concerned.

Whereas Shri Jethu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 10/27, measuring 5 Big. 5 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Anah, Pargana Tili Pandoh, Tehsil Chachlot, District Mandi in the ownership of Mandir Dev Ashram (Landowner).

And whereas a sum of Rs. 34.56 is proposed to be allowed as compensation to be paid by the said Shri Jethu (Tenant) to the said Mandir Dev Ashram (Landowner) for extinction of the rights, title and integrated the said state of the rights, title and integrated the said state of the rights, title and integrated the said state of the rights. rests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 34:56 as compensation shall be received by the undersigned by 28-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 16th day of May, 1961.

> JIT RAM Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Dayal S/o Chuhar Rajput of village Balahar, illaqa Tungal, Tehsil Sadar, District Mandi (Tenant).

Versus The Himachal Pradesh Administration (Landowner).

All persons concerned.

Whereas Shri Dayal ... (Tenant) has applied under sub-section (!) of section 1! of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 9/20. measuring 1 Big. 0 Bis. 10 Bisw. (as entered in the Revenue Records) situated in village Balahar. Pargana Tungal, Tehsil Sadar, District Mandi. in the ownership of the Himachal Pradesh Administration (Landowner) Whereas Shri Dayal of the Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 10.56 is proposed to be And whereas a sum of RS. 10-30 is proposed to be allowed as compensation to be paid by the said Shri Dayal (Tenant) to the said the Himachal Pradesh Administration (Landowner) for extinction of the rights title, and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 10.56 as compensation shall be received by the undersigned by 28-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 12th day of May, 1961.

JIT RAM. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules. 1955

Before the Compensation Officer, Mandi district, Mandi, (Himachal Pradesh).

In the matter of Shri Durga Datt S/o Kahan, caste Rajput, resident of Sakhan Gharthali, Illaqa Kamlah, Tehsil Sarkaghat, District Mandi (Tenant).

Versus

Union of India, Hirrachal Pradesh Administration (Landowner).

To

All persons concerned.

All persons concerned.

Whereas Shri Durga Datt ... (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 41/80-81, measuring 7-Big. 15 Bis. 16 Bisw. (as entered in the Revenue Records) situated in village Sakhan Ghartholi, Pargana Kamlah, Tehsil Sarkaghat, District Mandi in the ownership of Union of India (Landowner).

And whereas a sum of Rs. 99.84 is proposed to be allowed as compensation to be paid by the said Shri Durga Datt (Tenant) to the said Union of India (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 99.84 as compensation shall be received by the undersigned by 28-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 23rd day of May, 1961.

IIT RAM.

Compensation Officer.

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi, Himachal Pradesh.

In the matter of Shri Rabnu S/o Alhi, Dile Ram S/o Tule Ram, caste Rajput, resident of Anah. Illaqa Tli Pandoh, Tehsil Chichiot, District Mandi, Himachal Pradesh (Tenants).

Versus

The Mandir Dev Ashram through Swami Devi Nand, R/o Padal, Mandi Town Himachal Pradesh (Landowner). To

All persons concerned.

Whereas Shri Rabnu etc. . . (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 19/32, measuring 20 Big. 11 Bis. 19 Bisw. (as entered in the Revenue Records) situated in village Anah, Pargana Tili Pndoh, Tehsil Chichiot, District Mandi, in the ownership of the Mandir Dev Ashram (Landowner).

And whereas a sum of Rs. 216.96 is proposed to be allowed as compensation to be paid by the said Shri Rabnu etc. (Tenants) to the said Mandir Dev Ashram (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 216-96 as compensation shall be received by the undersigned by 28-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 23rd day of May, 1961.

Seal.

JIT RAM, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi, Himachal Pradesh.

In the matter of Shri Rabnu S/o Alhi, caste Rajput, R/o Anah, Illaqa Tili Pandoh, Tehsil Chichiot, District, Mandi, Himachal Pradesh (Tenant).

Versus

The Mandir Dev Ashram through Swami Devi Nand, R/o Padal, Mandi Town, Himachal Pradesh

(Land owner).

To

All persons concerned.

Whereas Shri Rabnu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act. 1953, for grant of proprietary rights in the land of his renancy Khata/Khatauni No. 19/31, measuring 16 Big. 19 Bis. 1 Bisw. (as entered in the Revenue Records) situated in village Anah, Pargana Tili Pandoh Tehsil Chichiot, District Mandi in the ownership of Mandir

Dev Ashram (Landowner).

And whereas a sum of Rs. 172:80 is proposed to be allowed as compensation to be paid by the said Shri Rabnu (Tenant) to the said Mandir Dev Ashram (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 172.80 as compensation shall be received by the undersigned by 28-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 23rd day of May, 1961.

Seal.

JIT RAM, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi, (Himachal Pradesh).

In the matter of Shri Hari Ram S/o Chamar Singh, Rajput, resident of Anah, Iliaqa Tili Pandoh, Tehsil Chichiot, District Mandi, (Himachal Pradesh) (Tenant).

Versus

The Mandir Dev Ashram through Sawmi Devi Nand, R/o Padal, Mandi Town, Himachal Pradesh (Landowner).

All persons concerned.

Whereas Shri Hari Ram (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 19/34, measuring 10 Big. 3 Bis. 13 Bisw. (as entered in the Revenue Records), situated in village Anah, Pargana Tili Pandoh, Tehsil Chichiot, District Mandi in the ownership of Mandir Dev Ashram (Landowner).

And whereas a sum of Rs. 147.76 is proposed to be allowed as compensation to be paid by the said Shri Hari Ram (Tenant) to the said Mandir Dev Ashram (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 147-76 as compensation shall be received by the undersigned by 28-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 23rd day of May, 1961.

Seal.

JIT RAM, Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachai Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district, Nahan.

In the matter of Shri Mangtu S/o Bangali, caste Koli, village Bhuhira, Tehsil Pachhad (Tenant).

Versus

Shri Jodh Singh S/o Dhannia, caste Rajput of village

Bhuhira, Tehsil Pachhad (Original) Mathru S/o Sadhu, caste Koli of village Buhira, Tehsil Pachhad (Prof. Def.)
(Landowners),

To

All persons concerned.

Whereas Shri Mangtu
has applied under sub-section (1) of section 11 of the
Himachal Pradesh Abolition of Big Landed Estates and
Land Reforms Act, 1953, for grant of proprietary rights
in the land of his tenancy Khata/Khatauni No. 1/3,
measuring 8 Big. 16 Bis. (as entered in the Revenue
Records) situated in village Bhuhira Pargana (..),
Tehsil Pachhad, District Sirmur in the ownership
of Shri Jodh Singh etc. (Landowners).

And whereas a sum of Rs. 294.75 is proposed to be allowed as compensation to be paid by the said Shri Mangtu (Tenant) to the said Shri Jodh Singh etc. (Landowners) for extinction of the rights. title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 294.75 as compensation shall be received by the undersigned by 15-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 5th day of May, 1961.

Seal.

BISHAN DASS, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district, Nahan.

In the matter of Shri Asha Ram S/o Jai Ram Kumhar, of village Shillai, Tehsil Renuka (Tenant).

Versus

Shri I. Meena, 2. Jangli, 3. Sobha Ss/o Nindru, 4. Mohtu, 5. Painu Ss/o Chinchalu, 6. Dharam Singh, 7. Gulab Singh Ss/o Kali Ram, 8. Hira Singh S/o Manni Ram, 9. Zalum Singh, 10. Bahadur Singh, 11. Amar Singh, 12. Devi Singh, 13. Bir Singh, 14. Surat Singh, 15. Prem Singh Ss/o Nandru, 16. Smt. Bhaju, 17. Smt. Surmi D/o Nandru, 18. Smt. Bishani Wd/o Nandru, Rajput, of Shillai, Tehsil Renuka, 19. Kalia, 20. Singha, 21. Mohtu, 22. Hira Ss/o Dhiyanu, 23. Keshru S/o Kesham, Rajput of village Manal, Tehsil Renuka, 24. Mohtu S/o Kalu, 25. Smt. Raimati daughter of Kalu, caste Badi, 26. Mundi S/o Tultu, 27. Man Singh, 28. Munni Ram, 29. Bhajnu Ss/o Gorkhu, 30. Sahi Ram. 31. Mehar Singh, 32. Budhia Ss/o Shibu, 33. Smt. Jamni, 34. Smt. Mungi daughter of Shibu, 35. Smt. Shankri Wd/o Shibu, 36. Shabla, 37. Mohtu Ss/o Kamdev, 38. Kali Ram S/o Dangi, 39. Shupa S/o Nandru, 40. Dhanna S/o Gorakhu, 41. Kalu S/o Moti Ram, 42. Bhalatu, 43. Mohtu, 44. Dhannia, 45. Sobha Ss/o Devi Ram, 46. Ram Dass S/o Dangi, 47. Bhalku S/o Jawala, 48. Nain Singh, 49. Bahadur Singh, 50. Mohar Singh, Ss/o Bhalku, Rajput, of village Shillai, Tehsil Renuka, 51. Hari Ram S/o Nathwa, Rajput of village Baghata, Tehsil Renuka, 52. Devi Ram, 53. Singha, 54. Nantia Ss/o Nirmi, 55. Shibu, 56. Nandru, 57. Bhalku S/o Jai Singh, 58. Kanshia S/o Dauntu, 59. Gulabu S/o Shibu, 60. Sis Ram, 61. Singha, 62. Hari Ram Ss/o Dauntu, 63. Mauji, 64. Achbu, 65. Shiv Ram Ss/o Diwan, 66. Natha, 67. Kali Ram, 68. Nandru Ss/o Ishru, 69. Mehru S/o Shabla, 70. Sher Singh, 71. Bir Singh Ss/o Danna, 72. Kalia Ram, 68. Nandru Ss/o Jawala, 76. Dhanna, 72. Kalia S/o Suparu, 78. Smt. Raju daughter of Suparu, 79. Smt. Sokhi Wd/o Supru, 80. Salru S/o Kirwa, caste Rajput,

of village Shillai, Tehsil Renuka, (Original), 81. Gokal S/o Kahanu, 82. Partap Singh S/o Jai Ram, caste Kumhar of village Shillai, Tehsil Renuka (Prof. Def.) (Landowners.)

To

All persons concerned.

Whereas Shri Asha Ram (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 136/119, measuring 1 Big. 15 Bis. 0 Bisw. (as entered in 'the Revenue Records) situated in village Shillai, 'Pargana (..), Tehsil Renuka, District Sirmur, in the ownership of Shri Meena etc. (Landowners).

And whereas a sum of Rs. 117 is proposed to be allowed as compensation to be paid by the said Shri Asha Ram (Tenant) to the said Shri Meena etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 1-17 as compensation shall be received by the undersigned by 21-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 10th day of May, 1961.

Seal.

BISHAN DASS, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district,

In the matter of Shrimati Jaisi Wd/o Bahaduru, Chet Ram, Hari Ram Ss/o Surpal, Mehru S/o Dhanna, caste Rajput, of village Bella, Tehsil Rainka (Tenants).

Versus

Shri Gulab Singh, Sunder Singh Ss/o Sobha, Dhanna S/o Devi Ram, Telu, Hari Ram. Bhiru Ss/o Mohtu. Moti Ram, Nabira, Mohtu, Sahi Ram, Mundi, Baru Ss/o Ram Dass, Khiyalu S/o (adopted son) Dharmu. Chandnu, Balia, Durgu, Divwru Ss/o Bir Singh. legal heir of Mohtu deceased, Hari Ram, Kalu, Bhaju Ss/o Sabla, Smt. Jaini D/o Bir Singh. legal heir of Bhalku deceased, Dhani Ram S/o Manda, Meena, Man Singh, Basia Ss/o Kanshia, Hari Singh, Kalu. Bhaju brother Bir Singh, Dhannia, Shibia Ss/o Sheru. Kanshia S/o Mohtu, Dasia S/o Kamdev, Sher Singh. Kali Ram, Nainu, Mehru Ss/o Rahia, Kamna S/o Minna, Munia S/o Dangi, Nathu, Jhohia Ss/o Jassu, Kanko brother Bir Singh, Dannia S/o Bhagtia, Mohtu S/o Sheo Ram, Kahiru S/o Gosain, Minna, Panji, Budhia Ss/o Bhupia, Tulsi S/o Ram Dass, Kanshia, Moti Ram, Harkhu Ss/o Sis Ram. Nathu, Nanda, Nain, Singha. Panjia, Budhia, Nakto, Bir Singh, legal heir of Jawala deceased, Dhanna S/o Kali Ram, Devi Singh, Birbal legal heir of Buglu, deceased, Jugalu. Dhiyanu, Man Singh Ss/o Khamdu, Mohtu S/o Jai Singh, Nainu, Dhiyan Singh Ss/o Budhia, Kaltu, Nanu, Ss/o Gorakhu, Mohia, Jati Ram, Panjia Ss/o Kali Ram, Telu S/o Rup Singh, Meena, Jangli, Sobha Ss/o Nindru, Mohtu, Painu Ss/o Chinchlu, Dharam Singh, Gulab Singh Ss/o Kali Ram, Jagpal Singh etc., Bir Singh, Hira Singh Ss/o Manni Ram, Kalia, Singha, Mohia Ss/o Dhiyanu, Keshru S/o Kesam, Rupu, Harkhu Ss/o Moti Ram, Mundi S/o Tultu, Man Singh, Mani Ram, Jamnu Ss/o Gorakhu, Shibu, Shabla, Mohtu Ss/o Khamdu, Meen Singh Ss/o Sham Nath, Devi Ram, Bhaju Ss/o Salru, Kali Ram S/o Dangi, Suppa, legal heir of Nandru deceased, Dhanna S/o

Gorakhu, Kalu, Bhaletu, Mohtu, Dhannia, Sobha Ss/o Moti Ram, Rai Dass S/o Dangi, Sewa S/o Shabla, Nainu, Bahaduru, Dungia Ss/o Bhalku, Smt. Jhannu, Jhangri, Nakti daughters of Bhalku, Smt. Painni Wd/o Bhalku, Hari Ram S/o Nathwa, Devi Ram, Singha, Nantia Ss/o Nirmi, Gula'u S/o Shibu, Kanshia, Sis Ram, Singha, Hari Ram Ss/o Duntu, Mauji, Uchhbu, Shib Ram Ss/o Diwan. Hari Ram, Kalia Ss/o Jawala, Natha Kali Ram, Nandru Ss/o Ishru, Mehar Singh S/o Shabla, Sher Singh, Bir Singh Ss/o Dhanna, Kali Ram S/o Kalu, Kali Ram, Nainu Ss/o Ram Dass, legal heirs of Ram Dass deceased, Dhanna S/o Hari Ram, Sewa, legal heir of Motia, Shalia, Diwru legal heirs of Saparu, Selaru S/o Kirwa, caste Rajput, of village Shillai, Tehsil Renuka (Landowners).

To

All persons concerned.

Whereas Mst. Jaisi etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 1/56, measuring 93 Big. 18 Bis. (as entered in the Revenue Records) situated in village Shillai, Pargana (...), 1ehsil Pachhad, District Sirmur in the ownership of Shri Gulab Singh etc. (Landowners).

And whereas a sum of Rs. 61-73 is proposed to be allowed as compensation to be paid by the said Mst. Jaisi etc. (Tenants) to the said Shri Gulab Singh etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 61-73 as compensation shall be received by the undersigned by 23-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 16th day of May, 1961.

Seal.

BISHAN DASS, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

- Before the Compensation Officer, Sirmur district, Nahan.

In the matter of Shri Santa, Punnu, Parsa Ss/o Lachman, caste Gujjar of village Salani, Tehsil Nahan (Tenants).

Versus

Shri Salag Ram S/o Joti Ram, caste Brahmin of Chota Chawk, Nahan, Sadhu Ram S/o Shri Sunder Lal, Head Clerk Superintendent of Police Office, Nahan, Madan Lal S/o Shri Sunder Lal, Cashier, Himachal Transport Department, Nahan, Shrimati Lachmi Devi, Shilla Devi, Lilla Devi, Kanta Devi Ds/o Sunder Lal C/o Sadhu Ram (Org.) Chota Chawk, Nahan, Smt. Mathri Wd/o Tulia and Baru S/o Massadi, caste Gujjar of village Maholia Katola, Tehsil Nahan, (Prof.Def.) (Landowners).

To

All persons concerned.

Whereas Shri Santa etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 6/65,

measuring 4 Big. 12 Bis. (as entered in the Revenue Records) situated in village Salani, Pargana (...), Tehsil Nahan, District Sirmur in the ownership of Shri Salag Ram and others (Landowners).

And whereas a sum of Rs. 66.37 is proposed to be allowed as compensation to be paid by the said Shri Santa and others (Tenants) to the said Shri Salag Ram and others (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 66·37 as compensation shall be received by the undersigned by 23-6-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 15th day of May, 1961.

Seal.

BISHAN DASS, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district, Nahan.

In the matter of Shri Shiv Ram, Sobha Ram Ss/o Siria, caste Gujjar of village Nagal Saketi, Tehsil Nahan (Tenants).

Versus

Shrimati Mahadevi Wd/o Sita Ram, Smt. Kaushalia alias Sukuntla D/o Sita Ram, caste Brahmin of village Nagal Saketi, Tehsil Nahan, Ram Rattan S/o Devki Nandan, caste Brahmin R/o of Nabha Sadar Bazar Street Gopi Ram, District Patiala (Landowners).

All persons concerned.

Whereas Shri Shiv Ram etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 1/28, measuring 14 Big. 12 Bis. (as entered in the Revenue Records) situated in village Nagel Sakati, Pargana (...), Tehsil Pachhad, District Sirmur in the ownership of Mst. Mahadevi etc. (Landowners).

And whereas a sum of Rs. 225-00 is proposed to be allowed as compensation to be paid by the said Shri Shiv Ram etc. (Tenants) to the said Mst. Mahadevi etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 225:00 as compensation shall be received by the undersigned by 3-7-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 17th day of May. 1961.

BISHAN DASS, Compensation Officer.

Seal.

भाग 6-भाग्नीय राजवत्र इत्यादि में से पुनः प्रकाशन

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Simla-4, the 28th April, 1961

MEDICINAL AND TOILET PREPARATIONS

No. 16-3/60-Rev. II.—The under mentioned Notifications issued by the Government of India, Ministry of Finance (Department of Revenue) and published in the Gazette of India are reproduced below for information of the general public:—

- (i) No. 4, dated the 28th January, 1961.
- (ii) Nos. 6, 7 and 8, dated the 8th April, 1961.

BEAS DEV, Joint Secretary.

GOVERNMENT OF INDIA MINISTRY OF FINANCE (DEPARTMENT OF REVENUE)

CORRIGENDUM

New Delhi, the 28th January, 1961

No. 4.—In the Notifications of the Government of India in the Ministry of Finance (Department of Revenue) Nos. G.S.R. No. 1005, dated the 3rd September, 1960 and G.S.R. No. 1256, dated the 29th October, 1960, published respectively at pages 1403 and 1615 of Part II, Section 3 (i) of the Gazette of India, dated the 3rd September, 1960 and 29th October, 1960, for "sub-rule (2)", read "sub-rule (3)".

F. No. 45/5 (2)/60-Opium F. No. 45/5 (16)/60-Opium

Note.—G.S.R. 1005, dated the 3rd September, 1960 and G.S.R. 1256 dated the 29th October, 1960 referred to above have reference to this Ministry's Notifications No. 20, dated the 3rd September, 1960 and No. 27, dated the 29th October, 1960 forwarded with this Ministry's endorsements No. 45/5 (2)/60-Opium, dated the 1st September, 1960 and No. 45/5 (15) 60-Opium, dated the 29th October, 1960, respectively.

NOTIFICATIONS

New Delhi, the 8th April, 1961

MEDICINAL AND TOILET PREPARATIONS

No. 6.—In exercise of the powers conferred by section 19 of the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955), the Central Government hereby makes the following rules further to amend the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, namely:—

- These rules may be called the Medicinal and Toilet Preparations (Excise Duties) (First Amendment) Rules, 1961.
- 2. In the Schedule to the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, under the heading, 'Non-Pharmacopoeial Preparations', under the sub-heading Medicinal Preparations, for the entry 'B.C. Min, Elixir' the entry 'B. C. Min. Elixir (Except the product of this name manufactured by M/S Phoenix Drugs House (P) Ltd., Calcutta).' shall be substituted.

F. No. 45/5 (24)/60-Opium.

New Delhi, the 8th April, 1961

MEDICINAL AND TOILET PREPARATIONS

No. 7.—In pursuance of sub-rule (3) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby declares that the new medicinal preparations specified in the Table below shall be included in the category of unrestricted preparations.

TABLE.

(Unrestricted Preparations) MEDICINAL PREPARATIONS

PHEDROS

Manufactured by M/S Merck Sharp and Dohme of India Private Ltd., Bombay.

ACIMINOS (with vitamin B. 12).

VITMOL Sharp and Dohme of India Private Ltd., Bombay.

Manufactured by M/S Merck Sharp and Dohme of India Private Ltd., Bombay.

B.G. PHOS 12

B.G. PHOS-12 Ltd., Bombay.

Manufactured by M/S Merck
Sharp and Dohme of India Private
Ltd., Bombay.

PROTHRICIN Manufactured by M/S Merck Sharp and Dohme of India Private Ltd., Bombay.

ELIXIR Manufactured by M/S Geoffrey Manners and Co. Private Ltd., Bombay.

TONIAZOL Manufactured by M/S Taddington Chemical Factory Private Ltd., Bombay.

F. No. 45/5(16)/60-Opium. F. No. 45/5(11)/60-Opium. F. No. 45/5(31)/60-Opium.

New Delhi, the 8th April, 1961

MEDICINAL AND TOILET PREPARATIONS

No. 8.—In pursuance of sub-rule (3) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby declares the new medicinal preparation specified in Table A as a restricted preparation, and the new medicinal preparations specified in Table B, as unrestricted preparations and directs that the restricted preparation specified in the said Table A shall be included in the Schedule.

TABLE A

(Restricted Preparations)

MEDICINAL PREPARATIONS

CARIPLEX Manufactured by M/S Oriental Trading Co., Calcutta.

TABLE B

(Unrestricted Preparations)

MEDICINAL PREPARATIONS

B.G. PHOS

Manufactured by M/S Martin and Harris (Private) Ltd., Calcutta.

MAND H.

VASAKANOL.

MAND H-B

COMPLEX

SYRUP.

Manufactured by M/S Martin and Harris (Private) Ltd., Calcutta.

Manufactured by M/S Martin and Harris (Private) Ltd., Calcutta.

MAND H-B
COMPLEX
FORTE SYRUP.

Manufactured by M/S Martin and
Harris (Private) Ltd., Calcutta.

FERIBET Manufactured by M/S Oriental Trading Co., Calcutta.

VIBETA ELIXIR Manufactured by M/S Oriental Trading Co., Calcutta.

VIMIDEX Manufactured by M/S Pharma Search Laboratories, Bombay.

CAMPHO CODI VASAKA.

LIQUID Manufactured by M/S Zandu Pharmaceutical Works Ltd., Bombay.

Manufactured by M/S Zandu Pharmaceutical Works Ltd., Bombay.

URGINEA.

M. C. DAS.

Deputy Secretary
to the Government of India.

भाग 7 - भाग्तीय निर्वाचन आयोग (Flection Commission of India) की वैधानिक अधिस्चनाए तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

ELECTION DEPARTMENT

NOTIFICATION

Simla-4, the 1st June, 1961

No. 5-1/61-Elec.—In supersession of this Department Notification No. E. 8-93/57, dated the 25th February, 1959, as published in the Rajpatra, dated the 7th March. 1959, the following draft amendments, which the Lieutenant Governor (Administrator), Himachal Pradesh, proposes to make, in exercise of the powers conferred upon him by sections 240 and 258 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, in the Municipal Election Rules, 1957, is published for the information of persons likely to be affected thereby. The draft amendments will be taken into consideration on or after the 15th June, 1961, together with any objection or suggestion from any person with respect to the draft, received before that date. Objections or suggestions, if any, be addressed to the undersigned.

AMENDMENTS

- (a) Rule 7 Disqualification for membership.—In the said rule after clause 'K' the following shall be added:—
 - 'L' fails to produce, alongwith his nomination paper, a certificate signed by the Secretary or the Administrator of the local body to the effect that no local taxes are due from him to that body till................ (the date of filing nomination) or has failed to pay within 3 months of the notice of demand any dues to the local body."
- (b) In rule 9 (1) add the following between the words "Parliamentary" and "relation" occurring in line 3:—
 "Constituency in"

By order, K. B. SRIVASTAVA, Secretary,

भाग ४-- हिमाञ्चल प्रदेश चेत्रीय परिषद् हारा ऋधिस्चित आदेश इत्यादि

शुन्य

य नुपूरक

श्नय